



Docket No.: Y1929.0085

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Shinichi Morimoto

Application No.: 09/963,261

Filed: September 26, 2001

Art Unit: 2134

For: LAN that allows non-authenticated external

terminal station to access a predetermined

device in LAN

Examiner: M. J. Simitoski

Confirmation No.: 8415

## **DECLARATION OF HENRIETTA MARRON**

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

- I, Henrietta Marron, declare as follows:
- 1. I am a patent docketing specialist in the employ of Dickstein Shapiro, LLP (Dickstein). I have been so employed since approximately January 7, 2002.
- 2. One of my responsibilities at Dickstein is to open mail received from the U.S. Patent and Trademark Office ("USPTO") and to record and docket the received mail based on its application serial number.
- 3. As of October 2, 2007, no substantive paper was received from the USPTO for the above-captioned patent application. Subsequently, the only paper received was a Notice of Abandonment, mailed on February 29, 2008.
- 4. I did not receive a Notice of Allowance and Issue Fee Due for the above-captioned patent application.

Application No.: 09/963,261 Docket No.: Y1929.0085

5. To the best of my knowledge, no one at Dickstein received a Notice of Allowance and Issue Fee Due for the above-captioned patent application.

- 6. If I or any other person employed by Dickstein had received the Notice of Allowance and Issue Fee Due mailed October 2, 2007, that Notice of Allowance and Issue Fee Due would have been entered into Dickstein's docket records for a response due on January 2, 2008.
- 7. Therefore, the fact that the Notice of Allowance and Issue Fee Due, mailed October 2, 2007, does not appear in Dickstein's docket record for January 2, 2008 (copy attached as Exhibit A, redacted to protect client confidentiality) indicates that Dickstein did not receive that Notice of Allowance and Issue Fee Due.

I am aware that willful false statements and the like are punishable by fine or imprisonment, or both under 18 U.S.C. § 1001 and may jeopardize the validity of the instant application or any patent issuing thereon. I certify that all statements made of my own knowledge are true and all statements made on information and belief are believed to be true.

Dated: April 10, 2008 Respectfully submitted,

Henrietta Marron